EXHIBIT B

14 - 2011.01.27 Trial Transcript (last day) 1/27/2011 11:39:00 AM

IN THE UNITED STATES DISTRICT COUNT FOR THE EASTERN DISTRICT OF VIRGINIA RICHAMOND DIVISION 1 PRIOR EE DI INIC 3 THE CLERK: Civil action number 300KVV0660, ePilus 1 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 4 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 4 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 5 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 6 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 6 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 7 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 8 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 8 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 8 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 9 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 9 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 10 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 11 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 12 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 13 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 14 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 15 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 16 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 17 proportioned versus Lawaces Software Incorporated. Mr. Scrot L. 18 proportioned versus Lawaces Software Incorporated versus Lawaces Software. 19 proportioned versus Lawaces Software Incorporated Versus Lawaces Incorporated. Mr. Scrot L. 19 proportioned versus Lawaces Software. 10 proportioned versus Lawaces Software. 10 proportioned versus Lawaces Software. 11 proportioned versus Lawaces Software. 12 proportioned versus Lawaces Software. 13 proportioned versus Lawaces Software. 14 proportioned versus Lawaces Software. 15 proportioned versus Lawaces Software. 16 proportioned versu	14 - 2011.0	11.21	iai Hanscript (last day) 1/21/2011 11.39.00	ΛIV
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A Incorporated versus Lawson Software Incorporated, Mr. Scott L. Over Action No. 300CV620 vs. 300CV620 vs. 4 Counter Straws Centre of Straws Incorporated Mr. Scott L. AVEXON SOFTWARE, INC. 3 January 27, 2011 8 MR. ROBERTSON: Yes, You Honor. COMPLETE TRANSCRIPT OF THE JURY TRIAL BEFORE THE HONORABLE ROBERT E MAYNE COMPLETE STRANSCRIPT OF THE JURY TRIAL BEFORE THE HONORABLE ROBERT E MAYNE UNITED STATES DISTRICT JUDGE, AND A JURY APPEARANCES. 13 honorable statements which was beautiful by in she may assembled, and I don't remember who It was that spent the night last night. I hope your accommodators were all right. Scott L. Robertson, Esquire Michael S, Charpe, Esquire 15 THE COURT: And you get everything taken care of with the framical part of the because you behaldn't - one time we should be a juror since you shouldn't - one time we should be a juror since you shouldn't - one time we should be a juror since you shouldn't - one time we should be a jury since you was committed. The framework you was consistency of the framework your great are, and well be here the whole time. So you keep your yoes open, and well take acre of it. Appears and you was the first of the distinct Court 3336 APPEARANCES: Control 1 (Jury out.) APPEARANCES: Control 1 (Jury out.) APPEARANCES (control 1) (Jury out.) APPEARANCES (control 2) (Jury out.) APPEARANCES (control 2) (Jury out.) APPEARANCES (control 3)		3	THE CLERK: Civil action number 3:09CV00620, ePlus	
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14 - 2011.01.27 Trial Transcript (last day) 1/27/2011 11:39:00 AM

McDonald MR_ROBERTSON: The following Monday, Your Honor? 1 MR. McDONALD: Sure, we'll do that. MR. McDONALD: Are you setting a briefing schedule at THE COURT: And on the 21st of February, you file the 3 this point? I can't hear what's going on THE COURT: Yes. The 14th of March, that gives you a same thing respecting rebuttal. MR. CARR: Judge, I have a suggestion. Would it be long time. You ought to be able to pull it together then. You helpful if we designate the evidence as you've laid out the file your opening brief on the 14th of March. You file your 6 schedule, and then at the end of that we put together a joint opening brief on the 21st of March. You file your response -appendix and provide it all to you in one --MR. McDONALD: Your Honor, may I mention something. 9 THE COURT: A joint appendix or whatever you want me 9 and I understand if it doesn't matter here, but my children to do. You have to look and see. It may be easier for me to have their spring break from school the week of March 14th, and 10 10 look at it if it's associated with your findings of fact and I understand you have to keep this moving along. conclusions of law on the injunction. 12 I'm just wondering if I could at least get a couple 12 Then when you have all of that information, is it extra days, and if ePlus would like a couple of days past the 13 13 your desire to file pretrial findings of facts and conclusions 14th. I certainly wouldn't have a problem with that. of law on the injunctive relief, Mr. Robertson? You said you 15 THE COURT: When do you mean? 15 wanted to brief it, and I didn't know whether you meant brief MR. McDONALD: Pardon? 16 16 17 it before I hear any evidence or not THE COURT: When do you want to file it? 18 MR. ROBERTSON: I think it might make sense. Your 18 MR. McDONALD: I would at least like it to be a little later in the week of the 21st such as the 23rd or 24th Honor, to have you hear the evidence and then have us have a 19 19 20 very expedited briefing schedule after that as to what both 20 21 parties think that the evidence has demonstrated. We could 21 THE COURT: That's awfully late. I just don't probably do that within a ten-day period for initial briefs. 22 generally allow spring breaks to dictate schedules here. What 22 responsive briefs, and reply briefs since it is our burden. good does it do you to get the 21st of March if you're going to 23 THE COURT: All right. I don't see that we're -- ask 24 24 be gone all that week? Ms. Hooper to come in. 25 MR. McDONALD: I'm sorry, Your Honor. I understood 25

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1 that ePlus was proposing their brief would be due on the 14th, (Discussion off the record.) our brief would be due on the 22nd. I was simply asking for another two days before our brief would be due. THE COURT: It will take one day, you think? THE COURT: The 23rd then? MR. ROBERTSON: Yes. MR. McDONALD: Yes. MR. CARR: I would think so. Dan, do you agree? THE COURT: I see. I thought you were asking for all 6 MR. McDONALD: The question was how long would an that week 8 evidentiary hearing take? 8 MR. McDONALD: Oh, no. THE COURT: Yes THE COURT: All right, March 23rd for the response 9 10 MR. McDONALD: Yes, I think one day or less. 10 and then your reply. THE COURT: I'll hear you on March 3rd beginning at 11 MR. ROBERTSON: 29th, Your Honor, we would request. 11 9:30 in the morning. I regard that each of you in this THE COURT: 28th of March. 12 12 instance, when you file what I have dictated that you file, 13 MR. ROBERTSON: That's fine. 13 directed that you file, will be satisfying your obligations to MR. CARR: You heard he said the 29th. 15 update your discovery on the issue of injunctive relief because 15 THE COURT: What? 16 injunctive relief has been effectively severed from the case by MR. ROBERTSON: I had suggested the 29th, because virtue of the pretrial proceedings. I think you will have it's coming in on a Wednesday night, and we'd only have two satisfied your Rule 26 updates when you file these things, and business days until that Monday, but if I could get to 18 18 19 that's what I'm looking for. 19 the following Tuesday --20 Now, the 3rd of March. All right, then, when would 20 THE COURT: You bill extra on the weekends, don't you give me a brief. Mr. Robertson, an opening brief and 21 21 vou? MR. ROBERTSON: No, I don't, sir. 22 findings of facts and conclusion of law post-trial? 22 23 MR. CARR: What's the day of the week, the 3rd of 23 THE COURT: 29th of March for the reply. I thought you said the 28th. All right. Do I then need to hear argument March? 24 24 THE COURT: It's a Thursday.